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CONTRACTUAÉ:

Medford. Township al

TOWNSHIP OF MEDFORD

AND

MEDFORD TOWNSHIP SUPERIOR
OFFICER ASSOCIATION

(1987-1989)

THIS AGREEMENT, made this day of

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betasen:

TOWNSHIP OF MEDFORD, a municipality in the Lounty of Burlington and the State of New Jordan, herein after referred to as the "Township".

and:

MEDFORD TOWNSHIP SUPERIOR OFFICERS ASSOCIATION, herein after referred to as the "Association".

WITNESSETH:

WHEREAS, the parties hereto have carried on collective bargaining negotiations for the purposes of developing and concluding a general agreement covering wages, hours of work and other conditions of employment of uniformed and nonuniformed superior officers , including Sergeants and Detective Sprgeants (hereinafter sometimes collectively referred to as "the association or employees") of the Police Division of the Township of Medford, Burlington County.

NOW, THEREFORE, in consideration of these premises and mutual agreements herein contained, the parties hereto agree with each other with respect to the employees of the Township, as hereinafter defined, recognized as being represented by the Association as follows:

ARTICLE I

RECOGNITION:

- A. The Township hereby relogaizes the 'Modford Township Superior Officers Association" (hereinafter MTSDA) as the exclusive pargaining agent for all sworn police personnel at the rank of sergeant who are full-time, paid employees within the Police Division.
- B. Any employee who regularly works an an everage of (orty 140) hours or more a week is a full-time employee.
- 1. The Investig shall provide for soler rues definitions, postunit to 1996 b2:19 15 bigs. Co. neobject. governoor to this agreement, in the amount of the repeted by the weaker. Said deductions shall be forezeden from hese often than sem, annually to the M.J. to a hotores Figure 1 to the agent the a first of the party of the agent

ARTICLE II

MANAGEMENT RIGHTS:

- A. The Township beneby relains and reserves unto itself without limitation, all powers, rights, authority, duties and responsibilities conformed upon and ester in it prior to the signing of this agreement by the Laws and Constitution of the State Of New Jensey, and the United States, including but not limiting the generality of the foregoing, the following rights:
- To manage and control administratively the Township government and its properties and facilities and the activities of its employees.
- 2. To hire All emulayees and, subject to the provisions of the law, to determine their qualifications and condition for continued employment or assignment and to promote and transfer employees.
- 3. To suspend, demote, discharge or take other disciplinary actions for the good and just cause according to Municipal Ordinances, Statutes of the State of New Jersey and of the United States.
- B. The exercise of the foregoing powers, rights, authority, duties and responsibilities of the Township, the adoption of policies, rules, regulations and practices in furtherance thereof, and the use of judgment and discretion in connection therewith shall be limited only by specific and expressed terms of this agreement and then only to the extent such specific and expressed terms thereof are in conformance with the Constitution and Laws of New Jersey and of the United States.

ARTICLE III

HOURS AND OVERTIME:

- A. The normal conting period shall consist of a average of the hundred sixty (180) howeverse work period. consist of with the Federal "Lance table. Standard oct" there mafter referred to as "FLSA)". A work portfolias equal to remedy eight $e^{\rm int}$ tabled a day.
- b. a employer who is required to woul leage into the number of their particles of the acceptable to reduce the problem of the schedule of the schedule of the schedule of the schedule of the control of the following the following the school of the particle the second of the particle of the second of the particle of the school of the scho

Any employee covered by this agreement, may, with prior approval, at the discretion of the Chief of Police, receive compensatory time in lieu of eventime. Compensatory time shall be earned as set down by the Chief of Police; consistent with "FLSA".

Compensatory time may only be used at the discretion of the Chief of Police and only then when such use of compensatory time does not compute ward compliance to be replaced with additional manpages at an opertime rate.

- C. The rate of pay for all court appearances shall be at the overtime rate of time and one-half actual time spent in court. In the event of call back, an employee will be paid a minimum of one hour at overtime rate.
- D. In the event any member of the MISBA is authorized, by the Chief of Police or his designee, to use his personal vehicle for Township business, he shall be reimbursed at the rate of eighteen (18) cents per mile, upon submitting vouchers and other appropriate records to the Chief of Police.
- E. Uniformed Patrol Sergeants, will be assigned a shift. The schedule for this assignment shall consist of a minimum of ninety (90) days, and shall be posted not less than fifteen (15) days before the beginning of the new period. At least one month before the end of that period any employee who desires to change shifts shall notify the Chief of Police. The Chief shall make every effort in accummodate the request.

In the case of an non-emergent event, the Township shall have the right, on forty-eight (48) hours notice, to temporarily re-assign an employee until the end of the unexpected event.

The Township shall have the count to re margine employees in the event of an emergency.

ARTICLE IV

VACATIONS:

A. Andval vacation leave with part-dual to car ud at the rate as follows:

STEP#1. From the equation of the traditional properties $B_{\rm H,0}$ and the little because it is equation to $B_{\rm H,0}$ and the state (our expect country at the referred) day for model, we are seen.

STEP#2. From the help of all the all the services through the benches 100 persons as the tree countries of 17 or into 2529 persons as a set of the context to the context t

STEP#3. From the beginning of the eleventh (11) year through the nineteenth (19) year of services twenty (20) working days per year; earlied at the rate of 1.66 days per mount per annum.

STEP#4. From the beginning of the twentieth (FC) year through retirement, one (1) working day, added to twenty (20) days, each additional (F3) thereafter, with a maximum of twenty-five (F5) working day: earned at the rate of the total number of days per amount respectively, divided by twelve (12) months.

8. As mean as practical, all vacations shall be scheduled and taken during the current calendar year. Should it be determined by the Chief of Police not to be in the best interest of the division for a member to take all vacation time during the current year, then in such event said member shall be paid at his regular straight time rate for such unused vacation time, or same shall accumulate as bereinafter set forth.

Should a member decide not to take all allotted vacation days during the calendar year, then the employee may accumulate all unused vacation days, provided however, that all accomulated vacation must be scheduled and taken by December 31 of the following calendar year or the right to said vacation so accumulated shall terminate.

C. In the event that the employment of any member is terminated either voluntarily or involuntarily, the varation time for the calendar year in which said termination occurs shall be pro-rated on a ratio based on the number of months employed against the total number of vacation days to which the member would be entitled for that calendar year. The member shall be paid for the number of any unused vacation days accrued as of the month of termination based on the aforessid catio. If the member has already laken racation days in excess of the number of days accrued as of the mund. of termination, and if the termination is involuntary, no adjusionent shall be made. If the termination is vuluntary, the member shall reinturse the lownships at the member's straight time rate for the number of vacation days taken in excess of the number of days account as of the manth of termination. The member chalf receive cogist for a full worth of the partial with of empty of the third $\rho \otimes \Omega \otimes \Omega \otimes \Omega \cap \Omega$

ARTICLE V

HOLIDAYS AND PERSONAL DAYS;

- ith. The members of the MTSOA shall be entitled to a total of twolve ((2) halidays, as set forth below, and there (3) personal days during each calendar year. Personal days shall be taken singularly a unless by prior approval of the Chief of Police or his designee. Personal days are to be given freely on short notice, and are considered preferential to vacation days. Personal days requested and taken shall be paid at straight time.
- B. All members shall receive eight (B) hours pay whether or not the holiday is worked, hereinafter referred to as "holiday bay".

Members scheduled to work on the following twelve (12) holidays shall receive straight time in addition to their holiday pay:

- *1. New Years Day
- 2. President's Day
- 3. Good Friday
- ¥4. Easter
- *****5. Memorial Day
- *6. Independence Day
- 7. Labor Day
- 8. Veteran's Day
- *9. Thanksgiving Day
- 10. Thanksolving Friday
- *11. Christmas Eve Day
- #12. Christmas Day
- All pay herein is exclusive and in lieu of any overtime pay to which the member might otherwise be entitled.

Holiday pay shall be paid semi-annually on or before June 1st and December 1st of each year, separate and apart from the normal payroll check.

C. In the event that an employee is required to work any of the specified (*) seven (?) holidays, in an overtime capacity, the rate of pay shall be at double time of the base pay hourly rate, instead of the time and one half rate.

ARTICLE VI

LEAVE OF ABSENCE:

A, tease of absence without pays The Township Mainger or great a request for a leave of absence without pays in payment a request for a leave of absence without pays for good cause, but draws of leave of absence, the Township chall carrestote the complayee in the capacity and at the rate of pay as when he left. Puriod the leave of absence, the employee whall not sugary to gather employee whall not sugary to gather employee whall not sugary to gather the formula that can be shown to period of leave of all one that the employee was the entitled to remain see that months to the payment to period of leave of all one that the employee was the entitled to remain see that months to the payment.

- 8. Injury in the Line of Duty: Employees injured in the line of duty shall not be charged sick leave. The Township shall pay the employee his regular pay unto such time as a licensed physician shall certify the employee fit for duty. In the event that the employee receives Worter. Compensation or other disability benefits, the Township's liability porsuant to this section shall be is pay the difference between such benefits and the regular rate of parfor such employee. Alternately, the Township may, at its election, centinus to pay such employee full satary and the employee shall pay or cause to be paid to the Township in his name, received under Workers Compensation.
- C. Death Leave: A regular full-time employee, who is excused from work because of death in his immediate family, as defined herein, shall be paid his regular mate of pay for scheduled working hours missed during the first three (3) days following the death. Time off with pay as provided in this section shall be used for the purpose of handling necessary arrangements and attendance to the funeral of the deceased member of the immediate family. For the purpose of this article, immediate family is defined as a member's spouse, parents, children, brother, sister, ward, grandparent, or relatives living in the employee's home. One (1) day death leave with pay shall be paid to father—inclaw, mother—in—law, sister—in—law, or brother—in—law death. Any additional necessary leave is to be approved by the Chief of Police and shall be granted for good cause.

ARTICLE VII

HEALTH AND WELFARE:

A. MEDICAL

I. The Township shall provide to each and every member of the M.T.S.O.A. and his immediate family with medical insurance consisting of Blue Cross and Blue District to include all Rider-J and Blue Shield "14/20 Sames" Benefits, on other comparable coverage as may be required by state statute, which may be at the employee an impolance contribution for costs in excess of Blue Cross and Blue Shield and Pider T.

B. PRESCRIPTION

1. The radiowang limited contragation a chalible mode to the M.L.S.P.O. attended the establishment of a prescription plan to be administered by (Up 10.1.9) (1.5) for its members:

of Effective January 1. 1983 the Incompagate shall continue to a continue to the time of the page of the first terms of the plant.

- (b) Effective January 1, 1987, the loweship shall contribute to the M.T.S.O.A. a sum equal to ten (\$10.00) dollars per month for each full time employee member of said association.
- (c) No later than Functions 20. 1988, and yearly thereafter, the association shall furnish the fownship a full and complete report of the Prescription planestablished benein.

C. DENTAL

1. Effective January 1. 1987, the !ownship shall provide a dental plan for each full-time paid member of the M.F.S.D.A. and their dependents. The dental plan shall, at minimum be the same, or equivalent, as the dental plan in effect for the Lownship Employees as of November 1. 1986

ARTICLE VIII

CLOTHING AND MAINTENANCE ALLOWANCE:

- A. The Township shall budget a maximum of four hundred (\$400.00) dollars per year, per uniformed member for uniform replacement only. Replacement shall be based on such inventory policy which shall be established in the Police Division in the calendar year 1987, and subject to the approval of the Chief of Police or his designee.
- B. Uniform cleaning shall be provided by the Township at such commercial establishment as the Township shall designate.
- C. A clothing allowance of one hundred (\$100.00) dollars per quarter shall be provided for each officer assigned to a non-uniformed position.

ARTICLE IX

SALARIES/WAGES:

A. The following salary shall be effective on January 1. 1987 and shall continue to effect out.! December 31, 1987 on Securetic coefficients:

YEAR	SALARY
1	\$ P. (1997) (10)
2	40.41"",100
3	1377

B. The following salary shall be effective on January 1, 1988 and shall continue in effect until December 31, 1988 for Sorgeants. respectively:

YEAR	SALARY
1	\$35.515.0A
2	\$34, 7 51,00
3	\$36,051,00

C. The following Supplemental compensation shall be effective from January 1, 1987 to December 31, 1987 and shall be paid to those officers serving in the following capacities as designated by the Chief of Police:

INVESTIGATIVE OFFICERS	\$175.00 FER QUARTER YEAR
ADMINISTRATIVE OFFICERS	\$210.00 PER DUARTER YEAR
WATCH COMMANDERS	\$210.00 PER QUARTER YEAR

O. The following Supplemental compensation shall be effective from January 1, 1988 to December 31, 1988 and shall be paid to those officers serving in the following capacities as designated by the Chief of Police:

INVESTIGATIVE OFFICERS	\$170.00 PER QUARTER YEAR
ADMINISTRATIVE OFFICERS	\$225.00 PER QUARTER YEAR
WATCH COMMANDERS	#225.GO PER CHARTER /EAR

ARTICLE X

SHIFT DIFFERENTIAL

A. The following shift differential schedule shall be effective on January ... 1987, and shall continue in effect until December 31, 1983. Objit differential is in addition to base pay to officere, working "Mid" watch (4pm 12am) and "Might" watch (1som dam).

MID-WATCH	NIGHT~WATCH
(4PM - 12 Midnight)	(Midnight- 8AM)
\$.35 per hour	\$.65 per hour

B. Shift differential pay shall be paid quarterly. In the event that an employee is assigned to a split-shift, the rate of pay for shift differential shall be on a pro-cated basis as derived from the above schedules.

ARTICLE XI

LONGEVITY:

A. The Township shall pay sem: annual payments on or before June 1st and December 1st of each calendar year separate and apart from the normal payroll cherk. Longevity pay shall be based upon the following schedule for total cumulative years of consecutive service as of June 30th:

	YEAR	AMOUNT?
Beginning of:	10th-14th	\$750.00 per year
	15th-19th	\$1000.00 per year
	20th-retirement	\$1500.00 per year

ARTICLE XII

NEGOTIATING REPRESENTATIVE:

A. The Township shall allow a maximum of two (2) members, time off with pay, for negotiations with the Township when negotiations sessions are scheduled, when a representative(s) is scheduled for shift duty.

ARTICLE XIII

ON CALL TIME :

A. All persons governed by this agreement, required to stand call, shall be credited for four two hours compensatory time off the each twent, from the contains time.

B. Compensatory time earned, for members assigned to the Detective Bureau of the Police Division, shall be limited to weekends only, for which the member shall receive eight (B) hours compensatory time. A weekend is defined as those fours between 5:00pm Friday 1 9:00am Monday. In the of earning compensator time, an investigative officer required to stand duty (all during wookdays when required to respond for an injestigation, shall receive much lime (a), according to the following met schedule:

) 4 his (or my part thereof) = 4 HOURS OVERTIME

4-8 Mrs (or any part thereof) = 8 HOURS OVERILME

D. Members of this association assigned to the Detective Bureau of the Police Division shall be entitled to the following holidays off:

*1. New Years Day

2. President's Day

3, Good Friday

≭4, £aster

*5. Nemorial Day

¥6. Independence Day

7. Labor Day

N. Veteran's Day

*9. Thanksgizing Day

10. Thanksqiving Friday

#11. Christmas Eve Day

*12, Christmas Day

ARTICLE XIV

SICK LEAVE: ...

- A. Members of the M.T.S.U.A. shall be entitled to sick leave totaling fifteen (15) days per year, and members shall receive fifteen (15) days as of January 1 of every year.
- B. Any proceed such time will arknowlate. Such leave may be used for approved purposes andy, and only when notification is made to the proper authority in sufficient time to secure a replacement for outy. A continuation from two employee's octor may be required as a ifficient proof of the need for each leave. At terminal on of replacement, the contail to no social any reimbursement for conclutive such leave one coall and occupied such leave be continued to the employer in any manner.

ARTICLE XV

GRIEVANCE PROCEDURE:

A. Statement of Purpose:

- 4. Grievance Procedure: The purpose of the grievance mechanism is to resolve, at the lowest possible level, any problems arising from the terms and conditions of this contract.
- 2. Informal Resolution: Nothing herein shall limit or infringe the right of an employee to freely and informally discuss any problem or question with a superior, in lieu of the formal grievance process.

B. Exclusive Remedy:



1. The procedures hereinafter set forth are the sole and exclusive means of resolving grievances between the narries.

C. Definitions:

- 1. Grievance: Any dispute between the Township and Association members concerning either the application or interpretation of this agreement.
- 2. Gryevance Committee: For the purpose of this agreement, "grievance committee" shall mean the group of members of the Association duly appointed by the Association to resolve members' grievances.
- 3. Superior Difficer: For the purposes of this Agreement. "Superior Difficer" shall mean the Chief of Police, his designee, or in their absence, the senior pieutomant available.

D. Initiation of Grievances:

- 1.Writter Complaints: fill grievances shall be inwriting, signed by the aggrieved parts, and whill dieboly set forth the allegitions upon which if is based.
- A. Se visus filling invariant trill be provided by the solution member within terminate boundary of the occurrence from which the occurrence of acute.

- 3. Representation: Any aggrieved party may either present his own case, designate an Association member to present his case, or employ legal recovered for his representation. Should the member choose to employ legal counsel, he shall do so at his own or the Association's expense.
- 6. Warver; Failure to serve a writter remaisson, culting a grievance within ten (10) business days of its occurrence or its becoming known shall constitute a warver of any and all rights to pursue said grievance.
- 5. Extension of Time: Any extension of time requirements contained in the grievance article may unly be extended by the written consent of the Chief of Police or his designee and the aggrieved party.
- 6. Attendance: Any member whose attendance may be necessary to resolve a grievance shall attend any meeting or hearing during working hours without loss of pay or other benefits.
- 7. Disciplinary Action: No disciplinary action shall be commence without just cause.
 - E. Determination by the Chief of Police;

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- 1. Referral to the Chief of Police: All prievance complaints must be served upon the Chief of Police, his designee of in their absence, the Lieutenant.
- 2. Decision by the Chief of Police: The Chief of Police shall render a written decision clearly setting for the decisions and the basis for said decision within five (5) business days of receipt of the mimplaint to between Association and the complainant.
 - F. Determination by the Township Manager:
- I. Appeal to the Township Manager: In the event the agenesed harty is unsatisfied with the (tiet of Pulse)'s determination, the complant on the Assertation ma, serve a copy of the original complaint upon the township Markon within the 15% burnings, decret the reconstruction for the Indiana.
- B. Perinam I. the township through a the control Paragon that render a vertice copy of months of a control paragon the control paragon and the complaints the collection of the control and the control paragon.
 - Pit Contrate noty and the decore

- I. Request for Arbitration: In the event the aggreeved party is unsatisfied with the determination of the Township Manager, then the aggreeved north or the Association may request an arbitrator through the Public Employee's Relation Commission.
- 2. Choice of Arbitrator: The choice of arbitrators shall be determined as set down by the rules of the Public Employee's Relation Commission.

3. Cost of Arbitration:

- (a) In the event the aggrieved party is a member of the Association, the cost of the arbitration shall be shared between the Township and the Association.
- (b) In the event the aggreeved party is not an Association member, then the Association shall bear no responsibility for arbitration costs and the grievant shall pay half the costs.
- (c) Any other expenses incurred by the parties beyond the cost of the arbitrator shall be the respective party's responsibility.
- (d) In the event the arbitrator should determine a party to have prosecuted a claim so clearly lacking any merit, or sufficiency so as to be deemed frivolous, the arbitrator may, in his sole discretion assess reasonable counsel fees to costs upon said party.
- 4. Effect of Ambitration: The decision of the arbitrator shall be binding upon both parties.

ARTICLE XVI

TERM AND RENEWAL:

This agreement shall be in full force and effect as of January 1, 1987, and shall remain in effect for three (3) years until December 31, 1989, and from year to year thereafter, incless either party gives risty (60) days notice of cancellation of this entire agreement after the initial three (3) year notice. This agreement may only be modified by a written agreement agreed to and oxecuted by both parties. This agreement shall be re-upered solely for negotiations on salary, whist differential can supplemental parties agreement shall differential can be supplemental parties agreement by October 1989.

ARTICLE XVII

FULLY BARGAINED PROVISION:

This agreement represents and incorporates the complete and final understanding and settlement by the parties on all bargainable issues which were or could have been subject of negotiations. But ing the form of this agreement, neither party will be required to negotiate with respect to any such matter, whether or not revered by this agreement, and whether or not within the knowledge or contemplation of either or both of the parties at the time they negotiated or signed this agreement.

IN WITNESS WHEREOF, the parties hereto have hereunto set their hands and seals at Medford Township, New Jersey

WITNESS Comments	BY: Elwin & Com TO
	TOWNSHIP OF MEDFORD
ATTEST:	
	BY:

MEDFORD TOWNSHIP SUPERIOR